

THE CITY OF NEW YORK LAW DEPARTMENT

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October 24, 2022

BY ECF

Hon. Sylvia O. Hinds-Radix

Corporation Counsel

Honorable Lorna G. Schofield United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: Jonathan Corbett v. Kathleen Hochul, et al., 22 CV 5867 (LGS)

Dear Judge Schofield:

I am an attorney in the office of Hon. Sylvia O. Hinds-Radix, Corporation Counsel of the City of New York. I submit this letter on behalf of Defendants Eric Adams, Mayor of the City of New York, Keechant Sewell, Commissioner of the New York City Police Department ("NYPD"), and NYPD Inspector Hugh Bogle, Commanding Officer of the NYPD License Division, all sued in their official capacity (collectively "City Defendants"), to seek permission under SDNY Electronic Case Filing Rules and Instructions Section 21.7 to place under seal a document previously filed by City Defendants.

On Friday, October 21, 2022, City Defendants filed their opposition papers to Plaintiff's Motion for a Preliminary Injunction (Docket Entry No. 48), which consists of a memorandum of law (Docket Entry No. 63) and an attorney declaration (Docket Entry No. 64). Docket Entry No. 64 contains five exhibits, including portions of Plaintiff's pending application for a carry business handgun license (Docket Entry No. 64-1).

Plaintiff informed me via email following the City Defendants' filing that he considers information submitted on the application to be sensitive, particularly his prior work history and his business's cash handling practices. While such information is not required to be redacted pursuant to Federal Rule of Civil Procedure 5.2¹, City Defendants are sensitive to

¹ The document was already redacted by City Defendants to remove Plaintiff's date of birth, in accordance with the federal rules.

Plaintiff's concerns and, while other information on that page is germane to City Defendants' opposition, the information that Plaintiff is concerned with is not relevant to the instant motion.

Accordingly, City Defendants request that the court either formally seal Docket Entry No. 64-1 or order the removal of Docket Entry 64-1 from the ECF system with a direction to City Defendants to refile a further redacted document omitting the information that Plaintiff deems sensitive.

Thank you in advance for your consideration of this matter.

Respectfully submitted

Nicholas Ciappett Senior Counsel